

Substitute Bill No. 5529

February Session, 2010

____HB05529FIN___032610____

AN ACT CONCERNING AN EXEMPTION FROM THE ADMISSIONS TAX AT RENTSCHLER FIELD.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 12-541 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (Effective July 1, 2010, and
- 3 applicable to admission charges imposed on or after said date):
- 4 (a) There is hereby imposed a tax of ten per cent of the admission
- 5 charge to any place of amusement, entertainment or recreation, except
- 6 that no tax shall be imposed with respect to any admission charge (1)
- 7 when the admission charge is less than one dollar or, in the case of any
- 8 motion picture show, when the admission charge is not more than five
- 9 dollars, (2) when a daily admission charge is imposed which entitles
- 10 the patron to participate in an athletic or sporting activity, (3) to any
- 11 event, other than events held at the stadium facility, as defined in
- section 32-651, if all of the proceeds from [which] the event inure
- 13 exclusively to an entity which is exempt from federal income tax under
- 14 the Internal Revenue Code, provided such entity actively engages in
- and assumes the financial risk associated with the presentation of such
- event, (4) to any event, other than events held at the stadium facility, as
- defined in section 32-651, which, in the opinion of the commissioner, is
- 18 conducted primarily to raise funds for an entity which is exempt from
- 19 federal income tax under the Internal Revenue Code, provided the

20 commissioner is satisfied that the net profit which inures to such entity 21 from such event will exceed the amount of the admissions tax which, 22 but for this subdivision, would be imposed upon the person making 23 such charge to such event, (5) to (A) any event at the Hartford Civic 24 Center, the New Haven Coliseum, New Britain Beehive Stadium, New 25 Britain Stadium, effective for events occurring on or after the date such 26 stadium was placed in service, New Britain Veterans Memorial 27 Stadium, Bridgeport Harbor Yard Stadium, Stafford Motor Speedway, 28 Lime Rock Park, Thompson Speedway and Waterford Speedbowl, 29 facilities owned or managed by the Tennis Foundation of Connecticut 30 or any successor organization, the William A. O'Neill Convocation 31 Center, the Connecticut Exposition Center, Nature's Art, the 32 Connecticut Convention Center, or, commencing on or after November 33 1, 2006, Dodd Stadium or the Arena at Harbor Yard, and (B) games of 34 the New Britain Rock Cats, New Haven Ravens or the Waterbury 35 Spirit, (6) other than for events held at the stadium facility, as defined 36 in section 32-651, paid by centers of service for elderly persons, as 37 described in subdivision (d) of section 17b-425, (7) to any production 38 featuring live performances by actors or musicians presented at 39 Gateway's Candlewood Playhouse, Ocean Beach Park or any nonprofit 40 theater or playhouse in the state, provided such theater or playhouse 41 possesses evidence confirming exemption from federal tax under 42 Section 501 of the Internal Revenue Code, (8) to any carnival or 43 amusement ride, [or] (9) to any interscholastic athletic event held at the 44 stadium facility, as defined in section 32-651, or (10) if the admission 45 charge would have been subject to tax under the provisions of section 46 12-542 of the general statutes, revision of 1958, revised to January 1, 47 1999. On and after July 1, 2000, the tax imposed under this section on 48 any motion picture show shall be eight per cent of the admission 49 charge and, on and after July 1, 2001, the tax imposed on any such 50 motion picture show shall be six per cent of such charge.

(b) The tax shall be imposed upon the person making such charge and reimbursement for the tax shall be collected by such person from the purchase. Such reimbursement, termed "tax", shall be paid by the

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purchaser to the person making the admission charge. Such tax, when added to the admission charge, shall be a debt from the purchaser to the person making the admission charge and shall be recoverable at law. The amount of tax reimbursement, when so collected, shall be deemed to be a special fund in trust for the state of Connecticut.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2010, and applicable to admission charges imposed on or after said date	12-541

FIN Joint Favorable Subst.